

grantee, or grantee's successor in interest is notified of the need, and grants an extension or waiver. If no extension or waiver is granted, the Government will compensate, or institute mitigation measures for any resultant damages to works placed on said lands pursuant to the rights herein granted. Compensation shall be in the amount of the cost of reconstruction of grantee's works to accommodate the exercise of the Government's reserved rights. As alternatives to such compensation, the United States, at its option and at its own expense, may mitigate the damages by reconstructing the grantee's works to accommodate the Government facilities, or may provide other adequate mitigation measures for any damage to the grantee's property or right. The decision to compensate or mitigate is that of the appropriate Regional Director.

§ 429.9 Hold harmless clause.

(a) The following clause shall be a part of every land-use document issued by Reclamation:

The grantee hereby agrees to indemnify and hold harmless the United States, its employees, agents, and assigns from any loss or damage and from any liability on account of personal injury, property damage, or claims for personal injury or death arising out of the grantee's activities under this agreement.

(b) To meet local and special conditions, the Regional Director, upon advice of the Solicitor, may modify this or any other provision of these rules with respect to the contents of the right-of-use instrument.

§ 429.10 Decisions and appeals.

(a) The Regional Director, acting as designee of the Commissioner, shall make the determinations required under these rules and regulations. A party directly affected by such determinations may appeal in writing to the Commissioner, Bureau of Reclamation, within 30 days of receipt of the Regional Director's determinations. The affected party shall have an additional 30 days thereafter within which to submit a supporting brief memorandum to the Commissioner. The Regional Director's determinations will be held in abeyance until the Commissioner has reviewed the matter and rendered a decision.

(b) Any party to a case adversely affected by final decision of the Commissioner of the Bureau of Reclamation, under this part, shall have a right of appeal to the Director, Office of Hearing and Appeals, Office of the Secretary, in accordance with the

procedures in Title 43 CFR Part 4, Subpart G.

§ 429.11 Addresses.

Regional Director,
Pacific Northwest Region,
Bureau of Reclamation,
Federal Building, U.S. Court House,
550 W. Fort Street,
Boise, Idaho 83724

Regional Director,
Lower Colorado Region,
Bureau of Reclamation,
Nevada Highway and Park Street,
Boulder City, Nevada 89005

Regional Director,
Southwest Region,
Bureau of Reclamation,
Commerce Building,
714 S. Tyler, Suite 201,
Amarillo, Texas 79101

Regional Director,
Lower Missouri Region,
Bureau of Reclamation,
Building 20, Denver Federal Center,
Denver, Colorado 80225

Regional Director,
Mid-Pacific Region,
Bureau of Reclamation,
Federal Office Building,
2800 Cottage Way,
Sacramento, California 95825

Regional Director,
Upper Colorado Region,
Bureau of Reclamation,
125 S. State Street,
Salt Lake City, Utah 84147

Regional Director,
Upper Missouri Region,
Bureau of Reclamation,
Federal Office Building,
316 N. 26th Street,
Billings, Montana 59103

[FR Doc. 83-33637 Filed 12-19-83; 8:45 am]

BILLING CODE 4310-09-M

Bureau of Land Management

43 CFR Part 3160

[Circular No. 2538]

Onshore Oil and Gas Order No. 1; Approval of Operations on Onshore Federal and Indian Oil and Gas Leases; Correction

AGENCY: Bureau of Land Management,
Interior.

ACTION: Final rulemaking; correction.

SUMMARY: A final rulemaking establishing Onshore Oil and Gas Order No. 1 under the provisions of 43 CFR 3164.1 was published in the *Federal Register* on October 21, 1983 (48 FR

48916). The publication contained a number of errors and technical inaccuracies which are corrected and clarified by this notice.

EFFECTIVE DATE: December 20, 1983.

ADDRESS: Director (140), Bureau of Land Management, 1800 C Street, NW., Washington, D.C. 20240

FOR FURTHER INFORMATION CONTACT:

Eddie R. Wyatt (202) 653-2127

or

Robert C. Bruce, (202) 343-8735.

SUPPLEMENTARY INFORMATION: This notice corrects errors and clarifies the language in the Final Onshore Oil and Gas Order No. 1. The errors were made either in the publication of the document or in the preparation of the original text. In order to clearly reflect the intended procedural requirements, minor modifications are made. None of the changes made by this document impose any additional burdens or reflect provisions other than what was intended in the October 21, 1983 publication. The table at 43 CFR 3164.1 is also republished to include the full citation of the final rule published on October 21, 1983. The corrections are as follows:

1. On page 48921, correct the table to read:

§ 3164.1 Onshore Oil and Gas Orders.

* * * * *

(b) * * *

Order No.	Subject	Effective date	FEDERAL REGISTER reference	Super-sedes
1	Approval of operations.	Nov. 12, 1983.....	48 FR 48916, and 48 FR.	NTL.-6.

2. On page 48921, third column, in the last sentence of the *Accountability* provision, after the word "obtaining", remove the word "and" and insert the word "any".

3. On page 48922, first column, in the first full sentence of the first full paragraph, after the word "State", remove the word "of" and insert the word "or".

4. On page 48922, second column, change the last sentence of the *Surveying and Staking* provision to read "Cut and fill staking applies only to the wellsite, reserve pit, and, if off-location, any ancillary facilities."

5. On page 48922, second column, line 9 of the *Notice of Staking* provision, after the word "Borough" insert the phrase "and/or Native Regional or Village Corporation".

6. On page 48922, second column, seventh line from the bottom, correct the word "Approve" to read "approve".

7. On page 48922, third column, after the comma in the seventh line of the *Conferences and Inspections provision*, add "such as those areas enumerated in section III. D.,".

8. On page 48922, third column, ninth line from the bottom, after the word "Borough", insert the phrase "and/or Native Regional or Village Corporation".

9. On page 48922, third column, correct lines 17 and 18 of the *Conferences and Inspections provision* to read "operator's principal dirt contractor and, if known, drilling contractor, shall attend the predrill . . .".

10. On page 48923, first column, lines 5 and 6 are corrected to read "furnish the name, address and, if known, telephone number of the private surface owner on".

11. On page 48923, first column, line 30 which begins with the word "specified", create a new paragraph beginning with the words "The surface use" as found on lines 30 and 31.

12. On page 48923, third column, second and third lines, after the word "process" remove the word "also", after the word "may" insert the word "sometimes", and after the word "exceeded" remove the words "in most cases".

13. On page 48923, third column, in provision E. *Cultural Resources Clearance*, the order of two sentences is confusing and the wording of one of those sentences creates a procedural flaw. Correct the second sentence of the paragraph and then reverse the order of the second and third sentences so that the second and third sentences read:

Survey work and a related report shall be required only if the involved SMA has reason to believe that properties listed, or eligible for listing, in the National Register of Historic Places (NRHP) are present in the area of potential effect. If such actions are necessary, lessees and operators are to complete the field work and submit the required report with the complete APD submittal, when following the NOS option, or not later than the 25th day of the 30-day processing period, when following the APD option.

14. On page 48924, first column, change provision G. 1. *Complete Application*. to insert a period after the word "Notices" in line 24 and to delete the clause", including a cultural resource report (if required and not already filed)." in lines 25 and 26. This corrects the same procedural flaw identified above in item 13.

15. On page 48924, second column, correct provision G.3.c. to eliminate a phrase that is subject to diverse interpretation by deleting the words

"and associated equipment" which follow the word "tools". By this change, the language conforms to the referenced form.

16. On page 48924, second column, correct paragraph f. by creating a concluding paragraph beginning with the second sentence in the paragraph as published.

17. On page 48924, third column, make the following corrections to the provision in G. 4 *Drilling Plan*:

(a) Delete the two sentences beginning with the words "The criteria/standards set forth . . ." at lines 19 and 60, thus eliminating references to 2 citations of standards which were not included in the proposed rule and do not appropriately belong in a regulatory document.

(b) In line 27, following the word "considered", delete the word "adequate" and insert the word "inadequate".

18. On page 48925, second column, in line 11 of provision (b)(2) *Access Roads to be constructed and Reconstructed*, remove the word "cut" after the word "fence" and insert the word "cuts"; and in line 17, correct the last word to read "required".

19. On page 48925, third column, line 16 of provision (b)(6) *Construction Materials*, insert the word "any" before the term "SMA".

20. On page 48926, first column, insert the word "approximate" in line 4 before the word "location" in provision (b)(9) *Well Site Layout*, and before the word "proposed" in line 9 of the same provision.

21. On page 48926, first column, in line 6 of provision (b)(10), *Plans for Reclamation of the Surface*, remove the word "spoils" before the word "materials" and insert the word "spoil."

22. On page 48926, first column, correct lines 8 and 9 of provision (b)(11), *Surface Ownership*, to read "shall provide the name, address and, if known, telephone number of the surface owner,".

23. On page 48926, second column, line 6 of the *Environmental Review Requirements* provision, after the word "Borough" insert the phrase "and/or Native Regional or Village Corporation".

24. On page 48926, second column, delete the text of line 9 and insert instead: "dirt contractor and, if known, drilling contractor. It"

25. On page 48926, third column, in the fifth line from the bottom of the text, correct the CFR citation in provision IV. A. *Well and Production Operations*, to read "3162.3-2".

26. On page 48929, correct the parenthetical clause in item 17 of the sample format, to read "(as appropriate;

shall include surface owner's name, address and, if known, telephone number)".

27. On page 48930, third column, correct line 20 of the Checklist for Applicant Notification in *Attachment B*, to insert before the number "9-331C", the phrase "3160-3, formerly".

Dated: December 14, 1983.

Garrey E. Carruthers,
Assistant Secretary of the Interior.

[FR Doc. 83-33715 Filed 12-19-83; 8:45 am]

BILLING CODE 4310-84-M

43 CFR Public Land Order 6493

[A 18465]

Arizona; Withdrawal of Lands for a Support Facility to Proposed Federal Prison

AGENCY: Bureau of Land Management, Interior.

ACTION: Public Land Order.

SUMMARY: This order withdraws 70 acres of public land in Maricopa County, for use by the Bureau of Prisons, Department of Justice, for the purpose of sewage treatment, water well and a buffer zone for a Federal prison that will be constructed on adjacent land. This action will close the land to surface entry and mining, but not to mineral leasing. The withdrawal will remain in effect for 20 years.

EFFECTIVE DATE: December 20, 1983.

FOR FURTHER INFORMATION CONTACT: Mario L. Lopez, Arizona State Office, 602-261-4774.

SUPPLEMENTARY INFORMATION: By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 90 Stat. 2751; 43 U.S.C. 1714, it is ordered as follows:

1. Subject to valid existing rights, the following described public land which is under the jurisdiction of the Secretary of the Interior, is hereby withdrawn from settlement, sale, location, or entry, under the general land laws, including the mining laws, (30 U.S.C. Ch. 2), but not from leasing under the mineral leasing laws, and reserved for use by the Bureau of Prisons, Department of Justice, as a support facility for the Federal prisons.

Gila and Salt River Meridian

T. 6 N., R. 2 E.,

Sec. 28, N $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$;

Sec. 29, E $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$,

NE $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$.

The area described contains 70 acres in Maricopa County.